

R E M A R K S

Claims 13 and 14 currently remain in the application. Claims 1-12 and 15-18 have been canceled and claim 13 is herein amended.

In response to the document entitled Amendment "B" After Final Action mailed September 7, 2006, the Examiner stated in said Advisory Action that the proposed amendment therein would not be entered because they raised new issues that would require further consideration and/or search. The present RCE is therefore being submitted to have such consideration and/or search to be effected. Thus, the claims section is herein amended in the same way presented in said Amendment "B" After Final Action and applicant is herein presenting the same argument as before against the Examiner's rejection in said Final Action.

The Examiner is requested to carefully review the amendment being effected herein. This requested is being made in particular because the Examiner cited the proposed amendment in claim 13 incorrectly in said Advisory Action. Please note that amended claim 13 refers to oxides which serve "as principal component" while the Examiner refers to "principle component" in said Advisory Action. Applicant is mentioning no "principle component".

As stressed in said Amendment "B," it is believed that the application is now in condition for allowance. Such action at an early date is earnestly solicited.

Respectfully submitted,



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